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_	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORIET DOCKET NO.		_
	10/817,129	04/02/2004	Michael Ellenbogen	25960-014	1489	
	30623	7590 11/17/2005		EXAM	INER	_
	MINTZ, LEVIN, COHN, FERRIS, GLOVSKY			KAO, CHIH CHENG G		
	AND POPEO,	P.C.			_	
		CIAL CENTER		ART UNIT	PAPER NUMBER	_
	BOSTON, MA	·· • · ·		2882	<u>-</u> .	_

DATE MAILED: 11/17/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)		
		10/817,129	ELLENBOGEN ET AL.		
Office A	ction Summary	Examiner	Art Unit		
		Chih-Cheng Glen Kao	2882		
The MAILING Period for Reply	G DATE of this communication app	ears on the cover sheet with the c	orrespondence address		
WHICHEVER IS LC - Extensions of time may be after SIX (6) MONTHS fr - If NO period for reply is s - Failure to reply within the Any reply received by the	TATUTORY PERIOD FOR REPLY ONGER, FROM THE MAILING DA one available under the provisions of 37 CFR 1.13 om the mailing date of this communication. Specified above, the maximum statutory period we set or extended period for reply will, by statute, a Office later than three months after the mailing stment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. (D) (35 U.S.C. § 133).		
Status					
1) Responsive to	o communication(s) filed on				
2a) This action is	FINAL. 2b)⊠ This	action is non-final.			
3) Since this app	plication is in condition for allowar	nce except for formal matters, pro	secution as to the merits is		
closed in acc	ordance with the practice under E	x parte Quayle, 1935 C:D. 11, 45	53 O.G. 213.		
Disposition of Claims			•		
4)⊠ Claim(s) <u>1-15</u>	is/are pending in the application.				
4a) Of the abo	ove claim(s) is/are withdrav	vn from consideration.			
5) Claim(s)	is/are allowed.				
6)⊠ Claim(s) <u>1-15</u>	·				
	is/are objected to.				
8) Claim(s)	are subject to restriction and/or	r election requirement.			
Application Papers					
•	ion is objected to by the Examine				
•	s) filed on <u>02 April 2004</u> is/are: a)				
* * * * * * * * * * * * * * * * * * * *	not request that any objection to the	- · ·			
	drawing sheet(s) including the corrective eclaration is objected to by the Ex	= ' '			
Priority under 35 U.S.	C. § 119				
· —	Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).				
	d copies of the priority documents	•			
<del></del>	d copies of the priority documents	•			
	of the certified copies of the prior		ed in this National Stage		
• •	ition from the International Bureau ed detailed Office action for a list		ad		
See the attach	su detailed Office action for a list	or the certified copies not receive	ru.		
Attachment(s)					
1) Notice of References (		4) Interview Summary			
	's Patent Drawing Review (PTO-948) Statement(s) (PTO-1449 or PTO/SB/08) 3/25/05.	Paper No(s)/Mail Date of Informal Paper No(s) Other:	ate Patent Application (PTO-152)		

#### **DETAILED ACTION**

### **Drawings**

1. The drawings are objected to because the handwritten numbers and words are not easy to read.

The drawings are objected to because #242 in Figure 3 appears to be directed to the wrong line.

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: (page 2, line 11, "tunnel 20").

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference character(s) not mentioned in the description: (fig. 3, #270).

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an

application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

#### Claim Objections

2. Claims 1, 8-10, and 15 are objected to because of the following informalities, which appear to be minor draft errors including grammatical and lack of antecedent basis problems.

In the following format (location of objection; suggestion for correction), the following corrections may obviate their respective objections: (claim 1, line 3, "EDS"; replacing "EDS" with - -explosives detection- -), (claim 1, line 4, "the nature"; replacing "the" with - -a- -), (claim 7, line 3, "EDS"; replacing "EDS" with - -explosives detection- -), (claim 8, line 2, "EDS"; replacing "EDS" with - -explosives detection- -), (claim 9, line 2, "EDS"; replacing "EDS" with - -explosives detection- -), (claim 10, line 4, "the nature"; replacing "the" with - -a- -), (claim 10, lines 9-10, "nature; resolving"; inserting - -and- - after the semi-colon), and (claim 15, line 2, "prior to step"; inserting - -the- - before "step").

For purposes of examination, the claims have been treated as such. Appropriate correction is required.

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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3. Claims 1-6 and 10-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Krug et

al. (US Patent 5642393).

4. Regarding claim 1, Krug et al. discloses a system comprising an initial explosives (col. 2,

line 30) detection scanning system for identifying threats in packages based upon a scan of the

packages and a nature of the threats (fig. 1, #12), a first secondary scanning system for resolving

threats having a first nature (fig. 2), and a second secondary scanning system for resolving

threats having a second nature (fig. 5).

5. Regarding claim 10, Krug et al. discloses a method comprising the steps of performing an

initial scan (fig. 1, #12) of the packages (fig. 1, #14), identifying threats and a nature of the

threats based upon the initial scan of packages (fig. 1, #12), performing a secondary scan of a

first type on packages having threats of a first nature (fig. 2), performing a secondary scan of a

second type on packages having threats of a second nature (fig. 5), and resolving threats based

upon one of the secondary scan of the first type and the secondary scan of the second type (col.

6, lines 63-67).

6. Regarding claims 2 and 11, Krug et al. further discloses wherein the packages include

baggage (abstract, line 2).

7. Regarding claims 3 and 14, Krug et al. would necessarily have the nature of threats including lack of identification (fig. 1, #14).

- 8. Regarding claims 4 and 12, Krug et al. further discloses wherein the first secondary scanning system includes a dual energy scanner (col. 2, lines 43-45).
- 9. Regarding claims 5, 6, and 13, Krug et al. further discloses wherein the first (fig. 2) and second (fig. 5) secondary scanning systems include a high resolution scanner.
- 10. Claims 1-6 and 8-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Peschmann (US Patent 5367552).
- 11. Regarding claim 1, Peschmann discloses a system comprising an initial explosives (abstract, line 1) detection scanning system for identifying threats in packages based upon a scan of the packages and a nature of the threats (fig. 1-1, #32), a first secondary scanning system for resolving threats having a first nature (fig. 1-1, #24), and a second secondary scanning system for resolving threats having a second nature (fig. 6, and col. 13, lines 10-26).
- 12. Regarding claim 10, Peschmann discloses a method comprising the steps of performing an initial scan (fig. 1-1, #32) of the packages (fig. 1-1, luggage), identifying threats and a nature of the threats based upon the initial scan of packages (col. 4, lines 54-65), performing a secondary scan of a first type on packages having threats of a first nature (fig. 1-1, #24),

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performing a secondary scan of a second type on packages having threats of a second nature (fig. 6, and col. 13, lines 10-26), and resolving threats based upon one of the secondary scan of the first type and the secondary scan of the second type (col. 5, lines 35-50).

- 13. Regarding claims 2 and 11, Peschmann further discloses wherein the packages include baggage (fig. 1-1, luggage).
- 14. Regarding claims 3 and 14, Peschmann would necessarily have the nature of threats including lack of identification (fig. 1-1, closed luggage).
- 15. Regarding claims 4 and 12, Peschmann further discloses wherein the first secondary scanning system includes a dual energy scanner (col. 10, lines 48-55).
- 16. Regarding claims 5, 6, and 13, Peschmann further discloses wherein the first (fig. 1-1, #24) and second (fig. 6, and col. 13, lines 10-26) secondary scanning systems include a high resolution scanner.
- 17. Regarding claim 8, Peschmann further discloses wherein at least one of the initial explosives detection scanning system, the first secondary scanning system, and the second secondary scanning system includes a CT scanner (fig. 1-1, #24).

18. Regarding claim 9, Peschmann further discloses wherein the explosives detection scanning system and at least one of the first secondary scanning system and the second secondary scanning system include processes within a single scanner (col. 9, lines 26-38).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 19. Claims 7 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Krug et al. ('393) as applied to claims 1 and 10 above, and further in view of Krug et al. (US Patent 5600700).

Krug et al. ('393) discloses a system and method as recited above.

However, Krug et al. ('393) fails to disclose an operator review station for reviewing threats identified by an initial explosives detection scanning system and clearing individual threats in packages prior to resolution by a secondary scanning system.

Krug et al. ('700) teaches an operator review station (fig. 10, #282) for reviewing threats identified by an initial explosives detection scanning system (fig. 10, #10) and clearing individual threats in packages prior to resolution by a secondary scanning system (fig. 10, #286).

It would have been obvious, to one having ordinary skill in the art at the time the invention was made, to incorporate the system and method of Krug et al. ('393) with the review

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station of Krug et al. ('700), since one would be motivated to make such a modification for better

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processing (fig. 10) as implied from Krug et al. ('700).

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Chih-Cheng Glen Kao whose telephone number is (571) 272-

2492. The examiner can normally be reached on M - F (9 am to 5 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ed Glick can be reached on (571) 272-2490. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

gk

EDWARD J. GLICK

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